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IN THE UNITED STATES PATENT & TRADEMARK OFFICE

A	(PPI	ICANT:	Toshio	NAKAGAWA	et	al
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SERIAL NO:

) Group Art Unit:

FILING DATE:

)Examiner:

TITLE: PROVIDING CONTENTS ASSOCIATED WITH

TIME-SPECIFIC INFORMATION THROUGH NETWORKS

The Assistant Commissioner for Patents

Washington, D.C. 20231

APPOINTMENT OF ASSOCIATE ATTORNEYS

Dear Sir:

The undersigned Attorney for Applicant in the above identified application for Letters Patent, hereby appoints individually and collectively as my Associate Attorneys, to prosecute this application, to make alterations and amendments therein, to receive the patent, and to transact all business in the Patent & Trademark Office connected therewith:

Donald P. Reynolds, Reg. 26220 W. Dennis Drehkoff, Reg. 27193 Vangelis Economou, Reg. 32341 Brian W. Hameder, Reg. 45613 Valerie Neymeyer-Tynkov, Reg. 46956

Please address and send all correspondence to:

Ladas & Parry

224 South Michigan Avenue Chicago, Illinois 60604

(312) 427-1300

December 14, 2001

Date

Attorney for Applicant

Richard J. Streit, Reg. 25765

c/o Ladas & Parry

224 South Michigan Avenue

Chicago, Illinois 60604

(312) 427-1300

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Docke	PATENT PATENT
	COMBINED DECLARATION AND POWER OF ATTORNEY
	(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION OR CIP)
As a b	elow named inventor, I hereby declare that:
	TYPE OF DECLARATION
This d	eclaration is of the following type: (check one applicable item below)
	☑ original☐ design☐ supplemental
Note:	If the Declaration is for an International Application being filed as a divisional, continuation or continuation-in-part application, do not check next item; check appropriate one of last three items.
	national stage of PCT
Note ·	If one of the following 3 ttems apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, CONTINUATION OR CIP
	divisional continuation continuation-in-part (CIP)
	INVENTORSHIP IDENTIFICATION
WARN	NG If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted
that I first a	sidence, post office address and citizenship are as stated below, next to my name. I believe am the original, first and sole inventor (if only one name is listed below) or an original, and joint inventor (if plural names are listed below) of the subject matter that is claimed, and lich a patent is sought on the invention entitled:
	TITLE OF INVENTION
	PROVIDING CONTENTS ASSOCIATED WITH TIME-SPECIFIC INFORMATION THROUGH
	NETWORKS
	SPECIFICATION IDENTIFICATION
the sp	ecification of which: (complete (a), (b) or (c))
1	(a) is attached hereto.
((b) was filed on as _ Serial No or _ Express Mail No. (as Serial No. not yet known) and was amended on (if applicable)
Note:	Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the Declaration Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental Declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims See 37 CFR 1 67
l	(c) was described and claimed in PCT International Application No. filed on and as amended under PCT Article 19 on ((f any)).

ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56,

(also check the following items, if desired)

- and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and
- in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 CFR 1.98.

PRIORITY CLAIM (35 U.S.C. § 119(a)-(d))

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

(complete (d) or (e))

- (d) no such applications have been filed.
- (e) such applications have been filed as follows.

Note: Where item (c) is entered above and the international application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR INDICATE IF PCT	APPLICATION NUMBER	DATE OF FILING (day/month/year)	CLAIME	ORITY D UNDER SC 119
Japan	Patent Application No.2000-383749	18/December/2000	X YES	ио 🗆
			☐ YES	ио □
			☐ YES	ио 🗌
			YES	ио 🗆
			YES	ио 🗆

CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S) (34 U.S.C. § 119(e))

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

PROVISIONAL APPLICATION NUMBER	FILING DATE
	<u> </u>

ALL FOREIGN APPLICATION(S), IF ANY, FILED MORE THAN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION

Note: If the application filed more than 12 months from the filing date of this application is a PCT filing forming the basis for this application entering the United States as (1) the national stage or (2) a continuation, divisional, or continuation-in-part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR CIP APPLICATION for benefit of the prior U.S. or PCT application(s) under 35 U.S.C. § 120.

POWER OF ATTORNEY

I hereby appoint the following practitioner(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith (list name and registration number).

Thomas F. Peterson, 24790; Richard J. Streit, 25765; Timothy J. Keefer, 35567; Lawrence J. Chapa, 39135; Dennis K. Scheer, Reg. 39356; Douglas S. Rupert, 44434; Paul B. West, 18947; Joseph H. Handelman, 26179; Peter D. Galloway 27885; John Richards, 31503; Iain C. Baillie, 24090; Richard P. Berg, 28145

Attached, as part of this declaration and power of attorney, is the authorization of the above-named practitioner(s) to accept and follow instructions from my representative(s).

SEND CORRESPONDENCE TO:

DIRECT TELEPHONE CALLS TO:

(Name and telephone number)

Thomas F. Peterson c/o Ladas & Parry 224 South Michigan Avenue Chicago, Illinois 60604

(312) 427-1300

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

Note: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.

		NAKAGAWA
(Given Name) Inventor's signature 200	(Middle Initial or Name) Llo Nakagawa	(Family (or Last) Name)
Date December 10, 200	Country of Citizenship	Japan
Residence Setagaya	-ku, Tokyo, Japan	
Post Office Address C/O NH	K Science & Technical Rese	arch Laboratories,
0-11, Kinuta 1-chome, Se	tagaya-ku, Tokyo 157-8510,	Japan
Full name of second joint in	ventor, if any	NOW
Katsunori		AOKI
(Given Name) Inventor's signature Kat	(Middle Initial or Name) Sunati Aoki	(Family (or Last) Name)
Date December 10, 200		Japan
	Tokyo, Japani	bupan
	K Science & Technical Rese	amb I abovatorios
	etagaya-ku, Tokyo 157-8510	
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Full name of third ioint inve	entor, if any	
Full name of third joint inve	entor, if any	FIJISAWA
•	entor, if any (Middle Initial or Name)	FIJISAWA (Family (or Last) Name
(Given Name) Inventor's signature 70		
Toshiyuki (Given Name)	(Middle Initial or Name) Sh.yuki Fujisaua	
Toshiyuki (Given Name) Inventor's signature 70 Date December 10, 2001	(Middle Initial or Name) Sh.yuki Fufisaun 1 Country of Citizenship	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature Date December 10, 2002 Residence Shibuya-ku,	(Middle Initial or Name) Sh. yerk: Fufisaum Country of Citizenship Tokyo, Japan	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature 70 Date December 10, 200 Residence Shibuya-ku, Post Office Address C/O N	(Middle Initial or Name) Sh. yerk: Fufisaum Country of Citizenship Tokyo, Japan	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature 70 Date December 10, 200 Residence Shibuya-ku, Post Office Address C/O N	(Middle Initial or Name) <u>sh.yuki Fujisawa</u> Country of Citizenship Tokyo, Japan HK Broadcasting Center,	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature 70 Date December 10, 200 Residence Shibuya-ku, Post Office Address C/O N	(Middle Initial or Name) <u>sh.yuki Fujisawa</u> Country of Citizenship Tokyo, Japan HK Broadcasting Center,	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature 70 Date December 10, 200 Residence Shibuya-ku, Post Office Address C/O N	(Middle Initial or Name) <u>sh.yuki Fujisawa</u> Country of Citizenship Tokyo, Japan HK Broadcasting Center,	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature 70 Date December 10, 200 Residence Shibuya-ku, Post Office Address C/O N	(Middle Initial or Name) <u>sh.yuki Fujisawa</u> Country of Citizenship Tokyo, Japan HK Broadcasting Center,	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature 70 Date December 10, 200 Residence Shibuya-ku, Post Office Address C/O N	(Middle Initial or Name) sh.yak; Fujisaua Country of Citizenship Tokyo, Japan HK Broadcasting Center, buya-ku, Tokyo 150-8001, Ja	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature 70 Date December 10, 200 Residence Shibuya-ku, Post Office Address c/o N 2-1, Jinnan 2-chome, Shib	(Middle Initial or Name) sh.yak; Fujisaua Country of Citizenship Tokyo, Japan HK Broadcasting Center, buya-ku, Tokyo 150-8001, Ja	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature Date December 10, 2000 Residence Shibuya-ku, Post Office Address C/O N 2-1, Jinnan 2-chome, Shib Full name of fourth joint in Yoshinori (Given Name)	(Middle Initial or Name) Sh.yuk; Fujisawa Country of Citizenship Tokyo, Japan HK Broadcasting Center, buya-ku, Tokyo 150-8001, Ja ventor, if any (Middle Initial or Name)	(Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature Date December 10, 2000 Residence Shibuya-ku, Post Office Address C/O N 2-1, Jinnan 2-chome, Shib Full name of fourth joint in Yoshinori (Given Name)	(Middle Initial or Name) sh.yaki Fujisawa Country of Citizenship Tokyo, Japan HK Broadcasting Center, mya-ku, Tokyo 150-8001, Ja ventor, if any	(Family (or Last) Name Japan pan IZUMI
Toshiyuki (Given Name) Inventor's signature Date December 10, 2001 Residence Shibuya-ku, Post Office Address C/O N 2-1, Jinnan 2-chome, Shib Full name of fourth joint in Yoshinori (Given Name) Inventor's signature Date December 10, 2001	(Middle Initial or Name) Shiyaki Fujisawa Country of Citizenship Tokyo, Japan HK Broadcasting Center, buya-ku, Tokyo 150-8001, Ja ventor, if any (Middle Initial or Name) Shiyaki / Zumi Country of Citizenship	(Family (or Last) Name Japan pan IZUMI (Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature Date December 10, 2001 Residence Shibuya-ku, Post Office Address C/O N 2-1, Jinnan 2-chome, Shib Full name of fourth joint in Yoshinori (Given Name) Inventor's signature Date December 10, 2001	(Middle Initial or Name) Shiyaki Fujisaua Country of Citizenship Tokyo, Japan HK Broadcasting Center, buya-ku, Tokyo 150-8001, Ja ventor, if any (Middle Initial or Name) Shiyaki Zami	(Family (or Last) Name Japan pan I ZUMI (Family (or Last) Name
Toshiyuki (Given Name) Inventor's signature Date December 10, 200 Residence Shibuya-ku, Post Office Address -1, Jinnan 2-chome, Shib Full name of fourth joint in Yoshinori (Given Name) Inventor's signature Date December 10, 200 Residence Setagaya-ku,	(Middle Initial or Name) Shiyaki Fujisawa Country of Citizenship Tokyo, Japan HK Broadcasting Center, buya-ku, Tokyo 150-8001, Ja ventor, if any (Middle Initial or Name) Shiyaki / Zumi Country of Citizenship	(Family (or Last) Name Japan pan IZUMI (Family (or Last) Name

10-11 Kinuta 1-chome, Setagaya-ku, Tokyo 157-8510, Japan